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9 *Attorneys for Casha Kaufer, Individually,*
10 *and as Representative of the Estate of*
11 *Catherine G. Neighbors; Michael Robert Douglas,*
12 *Individually and as Representative of the*
13 *Estate of Catherine G. Neighbors*

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UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

State Farm Life Insurance Company, an
Illinois Corporation,

Plaintiff,

v.

The Estate of Catherine G. Neighbors; Casha
Kaufer, Individually, and as Representative of
the Estate of Catherine G. Neighbors; Michael
Robert Douglas, Individually and as
Representative of the Estate of Catherine G.
Neighbors; Laura Drucker; Susan Cossette;
DOES I through X, inclusive; and ROE
Corporation XI through XX, Inclusive,

Defendants.

CASE NO. 3:19-cv-00658-LRH-WGC

STIPULATION AND ORDER FOR
EXTENSION OF TIME TO FILE
RESPONSIVE PLEADING TO
COMPLAINT

[FIRST REQUEST]

Plaintiff, State Farm Insurance Company, an Illinois Corporation (“Plaintiff”) and
Defendants, Casha Kaufer, individually and Michael Robert Douglas, individually, by and
through their respective undersigned counsel of record, hereby stipulate as follows:

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1 1. No prior extensions have been granted in the above-referenced matter.

2 2. Plaintiff filed its Complaint on October 30, 2019.

3 3. Defendant, Michael Robert Douglas, (“Douglas”) was served in his individual
4 capacity only on or about November 15, 2019.

5 4. An answer or responsive pleading to the Complaint is currently due for Douglas,
6 individually, on or before December 6, 2019.

7 5. Defendant, Casha Kaufer, (“Kaufer”) was served in her individual capacity only
8 on or about November 21, 2019.

9 6. An answer or responsive pleading to the Complaint is currently due for Kaufer,
10 individually, on or before December 12, 2019.

11 7. The requested extension allows counsel for Defendants, Douglas and Kaufer,
12 additional time to meet and confer with Defendants to formulate a responsive pleading.

13 8. At this time the Estate of Catherine G. Neighbors has not been served and neither
14 Defendants Douglas nor Kaufer are authorized to accept service on behalf of the Estate.

15 9. Defendants, Douglas and Kaufer, shall have up to and including January 6, 2019
16 within which to file their responsive pleadings to the Complaint in the above-referenced matter.

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1 Dated this 26th day of November, 2019.

2 MAUPIN, COX & LEGOY

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4 By: /s/ Paul J. Anderson
5 PAUL J. ANDERSON, ESQ.
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18 *Attorneys for Defendants*

19 **IT IS SO ORDERED.**

20 Dated: November 27, 2019.

Dated this 26th day of November, 2019.

MCCORMICK BARSTOW, LLP

By: /s/ Michael A. Pintar
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UNITED STATES MAGISTRATE JUDGE